

CONSTITUTION AND BY-LAWS

OF THE

Philadelphia County Medical Society:

TOGETHER WITH

THE CODE OF ETHICS.

PHILADELPHIA:

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CONSTITUTION.

ARTICLE I.

TITLE OF THE SOCIETY.

THE title of this Society shall be THE PHILADELPHIA COUNTY MEDICAL SOCIETY.

ARTICLE II.

OBJECTS OF THE SOCIETY.

The objects of this Society shall be, the advancement of knowledge upon all subjects connected with the healing art; the elevation of the character, and the protection of the proper rights and interests of those engaged in the practice of medicine, and the study of the means calculated to render the medical profession most useful to the public, and subservient to the great interests of humanity.

ARTICLE III.

MEMBERS OF THE SOCIETY.

SECT. 1. To entitle a person to membership in this Society, he must be a citizen of the County of Philadelphia, a graduate of a respectable medical school, a

licentiate of some approved medical institution, or a regular practitioner of at least fifteen years' standing —and of good moral and professional reputation.

SECT. 2. Any Physician who shall procure a patent for a remedy, or instrument of surgery, or who sells or deals in patent remedies or nostrums, or who shall enter into a collusive agreement with an apothecary to receive pecuniary compensation or patronage for sending his prescriptions to said apothecary, or who prescribes a remedy without knowing its composition, or who shall hereafter give a certificate in favor of a patent remedy or instrument, shall be disqualified from becoming or remaining a member.

ARTICLE IV.

ELECTION OF MEMBERS.

SECT. 1. Every candidate for membership shall be proposed in writing, at a stated meeting, by three members.

SECT. 2. All propositions for membership shall be referred to the Censors, who shall inquire into the character and standing of the persons proposed, and report as to their eligibility for membership at its next stated meeting, when a ballot shall be gone into, and if two-thirds of the ballots deposited shall be in favor of the candidates, they shall be declared duly elected.

Provided, That no candidate shall be balloted for unless his name has been furnished to the members of the Society by the Secretary in the notice for the

meeting at which the ballot upon his admission is to be taken.

SECT. 3. No candidate for membership who is rejected shall be again proposed within twelve months thereafter.

SECT. 4. Candidates for membership shall be balloted for in the following manner: The presiding officer shall appoint two tellers; by one of whom each member present shall be supplied with a slip of paper, on which to write the names of the candidate or candidates for whom he intends to vote, and no member present shall be excused from voting unless by consent of the Society. The second teller shall collect the ballots, and the same being counted by himself and colleague, they shall announce the result by simply stating the number of votes deposited for each candidate.

SECT. 5. A member elected, before being admitted to the full privileges of membership, shall subscribe to the Constitution and By-Laws of this Society; pay an admission fee of one dollar; be presented at one of the meetings, and make the requisite declaration.

SECT. 6. When a member elected is presented for admission into this Society, the presiding officer shall address him as follows:—

Having been duly elected a member of the Philadelphia County Medical Society, do you solemnly declare that, so long as you shall continue a member of the same, you will comply with all its laws and regulations, and use your best endeavors to promote its objects?

ARTICLE V.

CERTIFICATE OF MEMBERSHIP.

Every member shall receive a Certificate of Membership, signed by the officers of the Society, in the words following:—

THIS IS TO CERTIFY that *was admitted a Member of the Philadelphia County Medical Society, on the day of A. D. 18—.*
President.

Attest, } *Vice-Presidents.*

Recording Sec. } *Censors.*

ARTICLE VI.

CENSURE AND EXPULSION OF MEMBERS.

If any member shall violate the laws or regulations of this Society, upon a charge against him being presented to the Censors, it shall be their duty to notify the accused member of the same; and if, after a due investigation, they consider the charge to be sustained, they shall report the case, with their decision, to the Society at its next stated meeting; notifying the accused member of the time when the said report is to be made. If the accused member shall fail to come forward and exculpate himself, he shall be reprimanded or expelled by a vote of two-thirds of the members present. But no vote for the reprimand or

expulsion of a member shall be taken, excepting at a stated meeting, at which not less than twenty-four members are present, and of which meeting due notice has been given.

ARTICLE VII.

OFFICERS OF THE SOCIETY.

SECT. 1. The officers of the Society shall be a President, two Vice-Presidents, a Recording Secretary, an Assistant Secretary, a Corresponding Secretary, a Treasurer, and five Censors. Who shall be elected by ballot, at the Annual meeting in January, and shall serve for one year, or until their successors are elected.

SECT. 2. The President shall not be eligible for two consecutive terms.

SECT. 3. Nominations for Officers and Delegates shall be made at the stated meeting in October, and no member shall be put on nomination who is in arrears for the annual assessment.

ARTICLE VIII.

DUTIES OF OFFICERS.

SECT. 1. The *President* shall preside at the meetings of the Society, preserve order, and perform such other duties as custom and parliamentary usage require. At the close of his term of office, he shall deliver a public address.

SECT. 2. The *Vice-Presidents* shall, when called upon, assist the President in the performance of his

duties, and during his absence, or at his request, one of them shall officiate in his place.

SECT. 3. The *Recording Secretary* shall keep correct minutes of the proceedings of the Society, which, when approved by the Society, he shall fairly transcribe in a book to be kept for that purpose. He shall receive from members their initiation fee and annual contributions, and pay the same over to the Treasurer. He shall have charge of all papers belonging to the Society, other than those appertaining to the office of Treasurer and Corresponding Secretary.

SECT. 4. It shall be the duty of the Assistant Secretary to give due notice of all meetings of the Society; and he shall furnish, in the said notice, the names of the candidates for membership to be balloted for.

SECT. 5. The *Corresponding Secretary* shall conduct the correspondence of the Society.

SECT. 6. The *Treasurer* shall receive all moneys belonging to the Society, and disburse the same as directed by a warrant, signed by the President of the Society, and countersigned by the Recording Secretary.

SECT. 7. It shall be the duty of the *Censors* to inquire into the character and standing of all candidates for membership, and report as to their eligibility at the next stated meeting; to investigate any disagreement which may occur between members, and endeavor to restore harmony, if possible. When a member is charged with an infringement of the laws of the Society, it shall be the duty of the Censors fully and impartially to investigate the same, and, if

they deem it to be well founded, to report the case to the Society at its next stated meeting, together with their decision.

ARTICLE IX.

MEETINGS OF THE SOCIETY.

SECT. 1. The stated meetings of the Society shall be held on the third Wednesdays of January, April, July, and October.

SECT. 2. For the transaction of the ordinary business of the Society, *twelve* members shall be a quorum. For the election of officers, members, and delegates, or for altering the constitution, *twenty* members shall be a quorum. For the reprimanding or expulsion of a member, *twenty-four* members shall be a quorum.

SECT. 3. Meetings for discussion shall also be held on the second Wednesday of each month, from September to April inclusive, at $7\frac{1}{2}$ o'clock in the evening.

SECT. 4. Special meetings may be called by the President, whenever requested, in writing, by eight members of the Society.

ARTICLE X.

FUNDS OF THE SOCIETY.

SECT. 1. An assessment of not more than *one dollar* upon each member shall be made, annually, at the meeting in January.

SECT. 2. Any member refusing to pay the amount of his assessment, when applied to for the amount by the Treasurer, shall be reported to the Society as

delinquent; and in case payment be not made within six months thereafter, he shall forfeit his right of membership.

ARTICLE XI.

CODE OF ETHICS.

This Society adopts as a part of its regulations, binding upon all its members, the Code of Ethics adopted by the State Society.

ARTICLE XII.

ELECTION OF DELEGATES.

The Delegates to the National Medical Association and to the State Society shall be elected annually, at the stated meeting in January, by ballot. *Provided*, however, that, by the unanimous consent of the members present, the election may be made *viva voce*.

ARTICLE XIII.

AMENDMENTS.

This Constitution shall not be altered or amended, unless the proposed alteration or amendment be made, in writing, at one stated meeting, and receive the assent of two-thirds of the members present at the subsequent stated meeting.

B Y - L A W S .

ARTICLE I.

ORDER OF BUSINESS.

SECT. 1. The stated meetings of the Society shall be held at half-past three o'clock, P. M.; at which hour the President, or in his absence one of the Vice-Presidents, shall call to order. In case of the absence of the President and both Vice-Presidents, a chairman *pro tempore* shall be appointed.

SECT. 2. At stated meetings, the business shall be conducted in the following order:—

1. The Recording Secretary shall register the names of the members present.
2. The minutes of the last stated, and all subsequent meetings, shall be read.
3. New members shall be introduced.
4. Stated business, if any, of the meeting shall be considered.
5. Unfinished business shall be taken up.
6. Reports of officers and committees shall be heard.
7. Propositions for membership shall be received.
8. New members shall be balloted for.

9. Written communications shall be received.
10. Oral communications shall be received.
11. New business may be introduced.
12. Adjournment.

ARTICLE II.

ELECTIONS.

SECT. 1. No member shall be allowed to vote at any election who has not paid up regularly his annual assessments.

SECT. 2. In the election for delegates to the State Society, the several portions of the county shall be equitably represented, as far as practicable.

ARTICLE III.

APPOINTMENT OF SPECIAL COMMITTEES.

All special committees, excepting when otherwise ordered by a vote of the Society, shall be nominated by the presiding officer, subject to the approval of the Society.

ARTICLE IV.

AUDITORS.

Three Auditors shall be appointed by the President, at the stated meeting in October, who shall examine the Treasurer's accounts, and report upon the same at the stated meeting in January.

ARTICLE V.

RESIGNATIONS.

All resignations of membership shall be made in writing, and accompanied with a certificate from the Treasurer that all dues to the Society have been satisfied. But no member shall be permitted to resign while charges are pending against him.

ARTICLE VI.

ORDER.

The Society shall be governed by the usual rules of order of legislative assemblies.

ARTICLE VII.

AMENDMENTS.

These By-Laws may be altered or amended at any time, by a vote of three-fourths of the members present at a stated meeting.

CODE OF MEDICAL ETHICS.

OF THE DUTIES OF PHYSICIANS TO THEIR PATIENTS,
AND OF THE OBLIGATIONS OF PATIENTS TO THEIR
PHYSICIANS.

ART. I.—*Duties of physicians to their patients.*

§ 1. A physician should not only be ever ready to obey the calls of the sick, but his mind ought also to be imbued with the greatness of his mission, and the responsibility he habitually incurs in its discharge. Those obligations are the more deep and enduring, because there is no tribunal other than his own conscience to adjudge penalties for carelessness or neglect. Physicians should, therefore, minister to the sick with due impressions of the importance of their office; reflecting that the ease, the health, and the lives of those committed to their charge, depend on their skill, attention, and fidelity. They should study, also, in their deportment, so to unite *tenderness* with *firmness*, and *condescension* with *authority*, as to inspire the minds of their patients with gratitude, respect, and confidence.

§ 2. Every case committed to the charge of a physician should be treated with attention, steadiness,

and humanity. Reasonable indulgence should be granted to the mental imbecility and caprices of the sick. Secrecy and delicacy, when required by peculiar circumstances, should be strictly observed; and the familiar and confidential intercourse to which physicians are admitted in their professional visits, should be used with discretion, and with the most scrupulous regard to fidelity and honor. The obligation of secrecy extends beyond the period of professional services;—none of the privacies of personal and domestic life, no infirmity of disposition or flaw of character observed during professional attendance, should ever be divulged by the physician, except when he is imperatively required to do so. The force and necessity of this obligation are indeed so great, that professional men have, under certain circumstances, been protected in their observance of secrecy by courts of justice.

§ 3. Frequent visits to the sick are in general requisite, since they enable the physician to arrive at a more perfect knowledge of the disease—to meet promptly every change which may occur, and also tend to preserve the confidence of the patient. But unnecessary visits are to be avoided, as they give useless anxiety to the patient, tend to diminish the authority of the physician, and render him liable to be suspected of interested motives.

§ 4. A physician should not be forward to make gloomy prognostications, because they savor of empiricism, by magnifying the importance of his services in the treatment or cure of the disease. But he should not fail, on proper occasions, to give to the

friends of the patient timely notice of danger when it really occurs; and even to the patient himself, if absolutely necessary. This office, however, is so peculiarly alarming when executed by him, that it ought to be declined whenever it can be assigned to any other person of sufficient judgment and delicacy. For, the physician should be the minister of hope and comfort to the sick; that, by such cordials to the drooping spirit, he may smooth the bed of death, revive expiring life, and counteract the depressing influence of those maladies which often disturb the tranquillity of the most resigned in their last moments. The life of a sick person can be shortened not only by the acts, but also by the words or the manner of a physician. It is, therefore, a sacred duty to guard himself carefully in this respect, and to avoid all things which have a tendency to discourage the patient and to depress his spirits.

§ 5. A physician ought not to abandon a patient because the case is deemed incurable; for his attendance may continue to be highly useful to the patient, and comforting to the relatives around him, even in the last period of a fatal malady, by alleviating pain and other symptoms, and by soothing mental anguish. To decline attendance, under such circumstances, would be sacrificing to fanciful delicacy and mistaken liberality, that moral duty, which is independent of, and far superior to, all pecuniary consideration.

§ 6. Consultations should be promoted in difficult or protracted cases, as they give rise to confidence, energy, and more enlarged views in practice.

§ 7. The opportunity which a physician not unfre-

quently enjoys of promoting and strengthening the good resolutions of his patients, suffering under the consequences of vicious conduct, ought never to be neglected. His counsels, or even remonstrances, will give satisfaction, not offence, if they be proffered with politeness, and evince a genuine love of virtue, accompanied by a sincere interest in the welfare of the person to whom they are addressed.

ART. II.—*Obligations of patients to their physicians.*

§ 1. The members of the medical profession, upon whom is enjoined the performance of so many important and arduous duties towards the community, and who are required to make so many sacrifices of comfort, ease, and health, for the welfare of those who avail themselves of their services, certainly have a right to expect and require, that their patients should entertain a just sense of the duties which they owe to their medical attendants.

§ 2. The first duty of a patient is, to select as his medical adviser one who has received a regular professional education. In no trade or occupation, do mankind rely on the skill of an untaught artist; and in medicine, confessedly the most difficult and intricate of the sciences, the world ought not to suppose that knowledge is intuitive.

§ 3. Patients should prefer a physician whose habits of life are regular, and who is not devoted to company, pleasure, or to any pursuit incompatible with his professional obligations. A patient should,

also, confide the care of himself and family, as much as possible, to one physician; for a medical man who has become acquainted with the peculiarities of constitution, habits, and predispositions, of those he attends, is more likely to be successful in his treatment than one who does not possess that knowledge.

A patient who has thus selected his physician, should always apply for advice in what may appear to him trivial cases, for the most fatal results often supervene on the slightest accidents. It is of still more importance that he should apply for assistance in the forming stage of violent diseases; it is to a neglect of this precept that medicine owes much of the uncertainty and imperfection with which it has been reproached.

§ 4. Patients should faithfully and unreservedly communicate to their physician the supposed cause of their disease. This is the more important, as many diseases of a mental origin simulate those depending on external causes, and yet are only to be cured by ministering to the mind diseased. A patient should never be afraid of thus making his physician his friend and adviser; he should always bear in mind that a medical man is under the strongest obligations of secrecy. Even the female sex should never allow feelings of shame or delicacy to prevent their disclosing the seat, symptoms, and causes of complaints peculiar to them. However commendable a modest reserve may be in the common occurrences of life, its strict observance in medicine is often attended with the most serious consequences, and a patient may sink under a painful and loathsome disease, which

might have been readily prevented had timely intimation been given to the physician.

§ 5. A patient should never weary his physician with a tedious detail of events or matters not appertaining to his disease. Even as relates to his actual symptoms, he will convey much more real information by giving clear answers to interrogatories, than by the most minute account of his own framing. Neither should he obtrude upon his physician the details of his business nor the history of his family concerns.

§ 6. The obedience of a patient to the prescriptions of his physician should be prompt and implicit. He should never permit his own crude opinions as to their fitness, to influence his attention to them. A failure in one particular may render an otherwise judicious treatment dangerous, and even fatal. This remark is equally applicable to diet, drink, and exercise. As patients become convalescent, they are very apt to suppose that the rules prescribed for them may be disregarded, and the consequence, but too often, is a relapse. Patients should never allow themselves to be persuaded to take any medicine whatever, that may be recommended to them by the self-constituted doctors and doctresses, who are so frequently met with, and who pretend to possess infallible remedies for the cure of every disease. However simple some of their prescriptions may appear to be, it often happens that they are productive of much mischief, and in all cases they are injurious, by contravening the plan of treatment adopted by the physician.

§ 7. A patient should, if possible, avoid even the *friendly visits of a physician* who is not attending

him—and when he does receive them, he should never converse on the subject of his disease, as an observation may be made, without any intention of interference, which may destroy his confidence in the course he is pursuing, and induce him to neglect the directions prescribed to him. A patient should never send for a consulting physician without the express consent of his own medical attendant. It is of great importance that physicians should act in concert; for, although their modes of treatment may be attended with equal success when employed singly, yet conjointly they are very likely to be productive of disastrous results.

§ 8. When a patient wishes to dismiss his physician, justice and common courtesy require that he should declare his reasons for so doing.

§ 9. Patients should always, when practicable, send for their physician in the morning, before his usual hour of going out; for, by being early aware of the visits he has to pay during the day, the physician is able to apportion his time in such a manner as to prevent an interference of engagements. Patients should also avoid calling on their medical adviser unnecessarily during the hours devoted to meals or sleep. They should always be in readiness to receive the visits of their physician, as the detention of a few minutes is often of serious inconvenience to him.

§ 10. A patient should, after his recovery, entertain a just and enduring sense of the value of the services rendered him by his physician; for these are of such a character, that no mere pecuniary acknowledgment can repay or cancel them.

OF THE DUTIES OF PHYSICIANS TO EACH OTHER, AND
TO THE PROFESSION AT LARGE.

ART. I.—*Duties for the support of professional character.*

§ 1. Every individual, on entering the profession, as he becomes thereby entitled to all its privileges and immunities, incurs an obligation to exert his best abilities to maintain its dignity and honor, to exalt its standing, and to extend the bounds of its usefulness. He should, therefore, observe strictly, such laws as are instituted for the government of its members;—should avoid all contumelious and sarcastic remarks relative to the faculty, as a body; and while, by unwearied diligence, he resorts to every honorable means of enriching the science, he should entertain a due respect for his seniors, who have, by their labors, brought it to the elevated condition in which he finds it.

§ 2. There is no profession, from the members of which greater purity of character, and a higher standard of moral excellence are required, than the medical; and to attain such eminence, is a duty every physician owes alike to his profession and to his patients. It is due to the latter, as without it he cannot command their respect and confidence, and to both, because no scientific attainments can compensate for the want of correct moral principles. It is also incumbent upon the faculty to be temperate in all things, for the practice of physic requires the unremitting exercise of a clear and vigorous under-

standing; and, on emergencies, for which no professional man should be unprepared, a steady hand, an acute eye, and an unclouded head may be essential to the well-being, and even to the life, of a fellow creature.

§ 3. It is derogatory to the dignity of the profession to resort to public advertisements, or private cards, or handbills, inviting the attention of individuals affected with particular diseases—publicly offering advice and medicine to the poor gratis, or promising radical cures; or to publish cases and operations in the daily prints, or suffer such publications to be made; to invite laymen to be present at operations, to boast of cures and remedies, to adduce certificates of skill and success, or to perform any other similar acts. These are the ordinary practices of empirics, and are highly reprehensible in a regular physician.

§ 4. Equally derogatory to professional character is it, for a physician to hold a patent for any surgical instrument or medicine; or to dispense a secret *nostrum*, whether it be the composition or exclusive property of himself or of others. For, if such nostrum be of real efficacy, any concealment regarding it is inconsistent with beneficence and professional liberality; and, if mystery alone give it value and importance, such craft implies either disgraceful ignorance or fraudulent avarice. It is also reprehensible for physicians to give certificates attesting the efficacy of patent or secret medicines, or in any way to promote the use of them.

ART. II.—*Professional services of physicians to each other.*

§ 1. All practitioners of medicine, their wives, and their children while under the paternal care, are entitled to the gratuitous services of any one or more of the faculty residing near them, whose assistance may be desired. A physician afflicted with disease is usually an incompetent judge of his own case; and the natural anxiety and solicitude which he experiences at the sickness of a wife, a child, or any one who, by the ties of consanguinity, is rendered peculiarly dear to him, tend to obscure his judgment, and produce timidity and irresolution in his practice. Under such circumstances, medical men are peculiarly dependent upon each other, and kind offices and professional aid should always be cheerfully and gratuitously afforded. Visits ought not, however, to be obtruded officiously; as such unasked civility may give rise to embarrassment, or interfere with that choice on which confidence depends. But, if a distant member of the faculty, whose circumstances are affluent, request attendance, and an honorarium be offered, it should not be declined; for no pecuniary obligation ought to be imposed, which the party receiving it would wish not to incur.

ART. III. *Of the duties of physicians as respects vicarious offices.*

§ 1. The affairs of life, the pursuit of health, and the various accidents and contingencies to which a medical man is peculiarly exposed, sometimes require

him temporarily to withdraw from his duties to his patients, and to request some of his professional brethren to officiate for him. Compliance with this request is an act of courtesy, which should always be performed with the utmost consideration for the interest and character of the family physician, and when exercised for a short period, all the pecuniary obligations for such service should be awarded to him. But if a member of the profession neglect his business in quest of pleasure and amusement, he cannot be considered as entitled to the advantages of the frequent and long-continued exercise of this fraternal courtesy, without awarding to the physician who officiates the fees arising from the discharge of his professional duties.

In obstetrical and important surgical cases, which give rise to unusual fatigue, anxiety, and responsibility, it is just that the fees accruing therefrom should be awarded to the physician who officiates.

ART. IV.—*Of the duties of physicians in regard to consultations.*

§ 1. A regular medical education furnishes the only presumptive evidence of professional abilities and acquirements, and ought to be the only acknowledged right of an individual to the exercise and honors of his profession. Nevertheless, as in consultations the good of the patient is the sole object in view, and this is often dependent on personal confidence, no intelligent regular practitioner, who has a license to practice from some medical board of known and ac-

knowledged respectability, recognized by the American Medical Association, and who is in good moral and professional standing in the place in which he resides, should be fastidiously excluded from fellowship, or his aid refused in consultation, when it is requested by the patient. But no one can be considered as a regular practitioner or a fit associate in consultation, whose practice is based on an exclusive dogma, to the rejection of the accumulated experience of the profession, and of the aids actually furnished by anatomy, physiology, pathology, and organic chemistry.

§ 2. In consultations, no rivalship or jealousy should be indulged; candor, probity, and all due respect should be exercised towards the physician having charge of the case.

§ 3. In consultations, the attending physician should be the first to propose the necessary questions to the sick; after which the consulting physician should have the opportunity to make such farther inquiries of the patient as may be necessary to satisfy him of the true character of the case. Both physicians should then retire to a private place for deliberation; and the one first in attendance should communicate the directions agreed upon to the patient or his friends, as well as any opinions which it may be thought proper to express. But no statement or discussion of it should take place before the patient or his friends, except in the presence of all the faculty attending, and by their common consent; and no *opinions* or *prognostications* should be delivered, which are not the result of previous deliberation and concurrence.

§ 4. In consultations, the physician in attendance should deliver his opinion first; and when there are several consulting, they should deliver their opinions in the order in which they have been called in. No decision, however, should restrain the attending physician from making such variations in the mode of treatment, as any subsequent unexpected change in the character of the case may demand. But such variation, and the reasons for it, ought to be carefully detailed at the next meeting in consultation. The same privilege belongs also to the consulting physician if he is sent for in an emergency, when the regular attendant is out of the way, and similar explanations must be made by him at the next consultation.

§ 5. The utmost punctuality should be observed in the visits of physicians when they are to hold consultation together, and this is generally practicable, for society has been considerate enough to allow the plea of a professional engagement to take precedence of all others, and to be an ample reason for the relinquishment of any present occupation. But, as professional engagements may sometimes interfere, and delay one of the parties, the physician who first arrives should wait for his associate a reasonable period, after which the consultation should be considered as postponed to a new appointment. If it be the attending physician who is present, he will of course see the patient and prescribe; but if it be the consulting one, he should retire, except in case of emergency, or when he has been called from a considerable distance, in which latter case he may ex-

amine the patient, and give his opinion in *writing*, and *under seal*, to be delivered to his associate.

6. In consultations, theoretical discussions should be avoided, as occasioning perplexity and loss of time. For there may be much diversity of opinion concerning speculative points, with perfect agreement in those modes of practice which are founded, not on hypothesis, but on experience and observation.

§ 7. All discussions in consultation should be held as secret and confidential. Neither by words nor manner should any of the parties to a consultation assert or insinuate, that any part of the treatment pursued did not receive his assent. The responsibility must be equally divided between the medical attendants—they must equally share the credit of success as well as the blame of failure.

§ 8. Should an irreconcilable diversity of opinion occur when several physicians are called upon to consult together, the opinion of the majority should be considered as decisive; but if the numbers be equal on each side, then the decision should rest with the attending physician. It may, moreover, sometimes happen, that two physicians cannot agree in their views of the nature of a case, and the treatment to be pursued. This is a circumstance much to be deplored, and should always be avoided, if possible, by mutual concessions, as far as they can be justified by a conscientious regard for the dictates of judgment. But, in the event of its occurrence, a third physician should, if practicable, be called to act as umpire; and, if circumstances prevent the adoption of this course, it must be left to the patient to select the physician

in whom he is most willing to confide. But, as every physician relies upon the rectitude of his judgment, he should, when left in the minority, politely and consistently retire from any farther deliberation in the consultation, or participation in the management of the case.

§ 9. As circumstances sometimes occur to render a *special consultation* desirable, when the continued attendance of two physicians might be objectionable to the patient, the member of the faculty whose assistance is required in such cases, should sedulously guard against all future unsolicited attendance. As such consultations require an extraordinary portion both of time and attention, at least a double honorarium may be reasonably expected.

§ 10. A physician who is called upon to consult, should observe the most honorable and scrupulous regard for the character and standing of the practitioner in attendance; the practice of the latter, if necessary, should be justified as far as it can be, consistently with a conscientious regard for truth, and no hint or insinuation should be thrown out which could impair the confidence reposed in him, or affect his reputation. The consulting physician should also carefully refrain from any of those extraordinary attentions or assiduities, which are too often practised by the dishonest for the base purpose of gaining applause, or ingratiating themselves into the favor of families and individuals.

ART. V.—*Duties of physicians in cases of interference.*

§ 1. Medicine is a liberal profession, and those admitted into its ranks should found their expectations of practice upon the extent of their qualifications, not on intrigue or artifice.

§ 2. A physician, in his intercourse with a patient under the care of another practitioner, should observe the strictest caution and reserve. No meddling inquiries should be made—no disingenuous hints given relative to the nature and treatment of his disorder; nor any course of conduct pursued that may directly or indirectly tend to diminish the trust reposed in the physician employed.

§ 3. The same circumspection and reserve should be observed when, from motives of business or friendship, a physician is prompted to visit an individual who is under the direction of another practitioner. Indeed, such visits should be avoided, except under peculiar circumstances; and when they are made, no particular inquiries should be instituted relative to the nature of the disease, or the remedies employed, but the topics of conversation should be as foreign to the case as circumstances will admit.

§ 4. A physician ought not to take charge of or prescribe for a patient who has recently been under the care of another member of the faculty in the same illness, except in cases of sudden emergency, or in consultation with the physician previously in attendance, or when the latter has relinquished the case, or been regularly notified that his services are no longer

desired. Under such circumstances, no unjust and illiberal insinuations should be thrown out in relation to the conduct or practice previously pursued, which should be justified as far as candor and regard for truth and probity will permit; for it often happens that patients become dissatisfied when they do not experience immediate relief, and, as many diseases are naturally protracted, the want of success, in the first stage of treatment, affords no evidence of a lack of professional knowledge and skill.

§ 5. When a physician is called to an urgent case, because the family attendant is not at hand, he ought, unless his assistance in consultation be desired, to resign the care of the patient to the latter immediately on his arrival.

§ 6. It often happens, in cases of sudden illness, or of recent accidents and injuries, owing to the alarm and anxiety of friends, that a number of physicians are simultaneously sent for. Under these circumstances, courtesy should assign the patient to the first who arrives, who should select from those present, any additional assistance that he may deem necessary. In all such cases, however, the practitioner who officiates should request the family physician, if there be one, to be called, and, unless his farther attendance be requested, should resign the case to the latter on his arrival.

§ 7. When a physician is called to the patient of another practitioner, in consequence of the sickness or absence of the latter, he ought, on the return or recovery of the regular attendant, and with the consent of the patient, to surrender the case.

[The expression, "Patient of another Practitioner," is understood to mean a patient who may have been under the charge of another practitioner at the time of the attack of sickness, or departure from home of the latter, or who may have called for his attendance during his absence or sickness, or in any other manner given it to be understood that he regarded the said physician as his regular medical attendant.]

§ 8. A physician, when visiting a sick person in the country, may be desired to see a neighboring patient who is under the regular direction of another physician, in consequence of some sudden change or aggravation of symptoms. The conduct to be pursued on such an occasion is to give advice adapted to present circumstances; to interfere no farther than is absolutely necessary with the general plan of treatment; to assume no future direction, unless it be expressly desired; and, in this last case, to request an immediate consultation with the practitioner previously employed.

§ 9. A wealthy physician should not give advice *gratis* to the affluent; because his doing so is an injury to his professional brethren. The office of a physician can never be supported as an exclusively beneficent one; and it is defrauding, in some degree, the common funds for its support, when fees are dispensed which might justly be claimed.

§ 10. When a physician who has been engaged to attend a case of midwifery is absent, and another is sent for, if delivery is accomplished during the attendance of the latter, he is entitled to the fee, but should resign the patient to the practitioner first engaged.

ART. VI.—*Of differences between physicians.*

§ 1. Diversity of opinion and opposition of interest, may, in the medical as in other professions, sometimes occasion controversy and even contention. Whenever such cases unfortunately occur, and cannot be immediately terminated, they should be referred to the arbitration of a sufficient number of physicians, or a *court-medical*, or, where both parties are members of the Medical Society of their County, to the Censors.

§ 2. As peculiar reserve must be maintained by physicians towards the public, in regard to professional matters, and as there exist numerous points in medical ethics and etiquette through which the feelings of medical men may be painfully assailed in their intercourse with each other, and which cannot be understood or appreciated by general society, neither the subject-matter of such differences nor the adjudication of the arbitrators should be made public, as publicity in a case of this nature may be personally injurious to the individuals concerned, and can hardly fail to bring discredit on the faculty.

ART. VII.—*Of pecuniary acknowledgments.*

Some general rules should be adopted by the faculty, in every town or district, relative to *pecuniary acknowledgments* from their patients; and it should be deemed a point of honor to adhere to these rules with as much uniformity as varying circumstances will admit.

OF THE DUTIES OF THE PROFESSION TO THE PUBLIC,
AND OF THE OBLIGATIONS OF THE PUBLIC TO THE
PROFESSION.

ART. I.—*Duties of the profession to the public.*

§ 1. As good citizens, it is the duty of physicians to be ever vigilant for the welfare of the community, and to bear their part in sustaining its institutions and burdens; they should also be ever ready to give counsel to the public in relation to matters especially appertaining to their profession, as on subjects of medical police, public hygiène, and legal medicine. It is their province to enlighten the public in regard to quarantine regulations—the location, arrangement, and dietaries of hospitals, asylums, schools, prisons, and similar institutions—in relation to the medical police of towns, as drainage, ventilation, &c.—and in regard to measures for the prevention of epidemic and contagious diseases; and when pestilence prevails, it is their duty to face the danger, and to continue their labors for the alleviation of the suffering, even at the jeopardy of their own lives.

§ 2. Medical men should also be always ready, when called on by the legally constituted authorities, to enlighten coroners' inquests, and courts of justice, on subjects strictly medical—such as involve questions relating to sanity, legitimacy, murder by poisons or other violent means, and in regard to the various other subjects embraced in the science of Medical Jurisprudence. But in these cases, and especially where they are required to make a *post-*

mortem examination, it is just, in consequence of the time, labor, and skill required, and the responsibility and risk they incur, that the public should award them a proper honorarium.

§ 3. There is no profession, by the members of which eleemosynary services are more liberally dispensed than the medical, but justice requires that some limits should be placed to the performance of such good offices. Poverty, professional brotherhood, and certain of the public duties referred to in the first section of this article, should always be recognized as presenting valid claims for gratuitous services; but neither institutions endowed by the public or by rich individuals, societies for mutual benefit, for the insurance of lives or for analogous purposes, nor any profession or occupation, can be admitted to possess such privilege. Nor can it be justly expected of physicians to furnish certificates of inability to serve on juries, to perform militia duty, or to testify to the state of health of persons wishing to insure their lives, obtain pensions, or the like, without a pecuniary acknowledgment. But to individuals in indigent circumstances, such professional services should always be cheerfully and freely accorded.

§ 4. It is the duty of physicians, who are frequent witnesses of the enormities committed by quackery, and the injury to health and even destruction of life caused by the use of quack medicines, to enlighten the public on these subjects, to expose the injuries sustained by the unwary from the devices and pretensions of artful empirics and impostors. Physicians ought to use all the influence which they may possess,

as professors in Colleges of Pharmacy, and by exercising their option in regard to the shops to which their prescriptions shall be sent, to discourage drug-gists and apothecaries from vending quack or secret medicines, or from being in any way engaged in their manufacture and sale.

ART. II.—Obligations of the public to physicians.

§ 1. The benefits accruing to the public, directly and indirectly, from the active and unwearied beneficence of the profession, are so numerous and important, that physicians are justly entitled to the utmost consideration and respect from the community. The public ought likewise to entertain a just appreciation of medical qualifications; to make a proper discrimination between true science and the assumptions of ignorance and empiricism—to afford every encouragement and facility for the acquisition of medical education—and no longer to allow the statute-books to exhibit the anomaly of exacting knowledge from physicians, under a liability to heavy penalties, and of making them obnoxious to punishment for resorting to the only means of obtaining it.

L I S T
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Isaae Hays.	Amos W. Griffiths.
Samuel Jackson.	M. M. Reeve (<i>deceased</i>).
Henry Bond.	Henry S. Patterson.
Samuel Jaekson (Prof.)	Henry Y. Smith.
Alfred Stillé.	R. J. Levis.
John Bell.	Henry F. Leib.
G. Emerson.	George G. Chamberlaine.
Henry Gibbons (<i>removed from the State</i>).	John Neill.
Francis West.	John F. Meigs.
Anthony E. Stocker.	David H. Tueker (<i>removed from the State</i>).
Wm. Byrd Page.	Robert Foster.
Isaae Parrish (<i>deceased</i>).	William Mayburry.
George W. Norris.	Thomas F. Betton.
George Fox.	Thomas Hobson (<i>deceased</i>).
Wilson Jewell.	James A. McCulloh.
Thomas S. Reed.	Frederick A. Martin (<i>removed from the County</i>).
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Samuel Lewis.	

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William H. Tingley.	James Bryan.
John M. Pugh.	Wm. B. Wilson (<i>deceased</i>).
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Robert P. Thomas.	John D. Griscom.
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J. Dickinson Logan.	Benjamin H. Coates.
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R. La Roche.	G. W. Patterson (<i>deceased</i>).
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Richard H. Townsend.	W. H. Gillingham.
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William Henry.	David C. Skerrett.
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Edward Hartshorne.	Philip De Young.
Robert K. Smith (<i>removed from the County</i>).	Amos Pennebaker.
✓ James M. Greene.	Frederick Crowley (<i>dec'ed</i>)
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S. Harris (<i>deceased</i>).	J. H. Handy.
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Isaac Comly.	Thomas F. Azpell.
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